## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: :

CASE NO. 07-65842

SOUTH STAR FUNDING, LLC

CHAPTER 7

Debtor

JUDGE: PAUL W. BONAPFEL

....

WELLS FARGO BANK, N.A.,

:

Movant

:

v.

CONTESTED MATTER

SOUTH STAR FUNDING, LLC HARRY W. PETTIGREW, Trustee

:

Respondents

:

## NOTICE OF HEARING

PLEASE TAKE NOTICE that Wells Fargo Bank, N.A. has filed a Motion for Relief from the Automatic Stay and related papers with the Court seeking an Order Granting Motion for Relief from Stay.

PLEASE TAKE FURTHER NOTICE that the Court will hold a hearing on the Motion for Relief from the Automatic Stay in Courtroom 1401, 75 Spring Street, Atlanta, Georgia 30303 at 10:00 A.M. on June 11, 2008.

Your rights may be affected by the court's ruling on these pleadings. You should read these pleadings carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.) If you do not want the court to grant the relief sought in these pleadings or if you want the court to consider your views, then you and/or your attorney must attend the hearing. You may also file a written response to the pleading with the Clerk at the address stated below, but you are not required to do so. If you file a written response, you must attach a certificate stating when, how and on whom (including addresses) you served the response. Mail or deliver your response so that it is received by the Clerk at least two business days before the hearing. The address of the Clerk's Office is: Clerk, United States Bankruptcy Court, 75 Spring Street, Suite 1340, Atlanta, Georgia 30303. You must also mail a copy of your response to the undersigned at the address stated below.

If a hearing on the motion for relief from the automatic stay cannot be held within thirty (30) days, Movant waives the requirement for holding a preliminary hearing within thirty days of filing the motion and agrees to a hearing on the earliest possible date. Movant consents to the automatic stay remaining in effect until the Court orders otherwise.

Dated:

MAY 0 1 2008

Richard H. Siegel, Bar No. 645825

Counsel for Movant McCalla Raymer, LLC 1544 Old Alabama Road Roswell, Georgia 30076

(770) 643-2148

FOR THE NORTHERN I	DISTRICT OF GEORGIA DIVISION
IN RE:	) BANKRUPTCY CASE )
SOUTH STAR FUNDING, LLC	) NO. 07-65842 )
Debtor	) ``
WELLS FARGO BANK, N.A.,	) ) JUDGE: PAUL W. BONAPFEL )
Movant	) )
vs.	) CHAPTER 7
SOUTH STAR FUNDING, LLC HARRY W. PETTIGREW, Trustee	CHAPIER / ) ) )
Respondents	)

## MOTION FOR RELIEF FROM THE AUTOMATIC STAY

COMES NOW Movant and shows this Court the following:

1.

This is a Motion under Section 362(d) of the Bankruptcy Code for relief from the automatic stay for all purposes allowed by law and by the applicable contracts, including, but not limited to, the right to foreclose on certain pieces of real property.

2.

Movant is the holder or servicer of loans secured by the properties listed on the attached Schedule. Each property is

security for a Promisory Note. The names of the respective Borrowers, as known to Movant, are listed beside each property address.

3.

Movant believes that Debtor holds or services a loan on each of the properties listed, and that Debtor's lien on each property is inferior to Movant's lien.

4.

Each of the loans held or serviced by Movant is delinquent, and Movant seeks to initiate, continue and/or conclude foreclosure actions on each of the properties listed, in accordance with State law and its contracts. Movant seeks relief from the automatic stay because it believes Debtor has as interest in each of the properties, and foreclosure of any property would extinguish Debtor's lien thereon.

5.

Movant shows that most of these properties have little or no equity which will benefit the Estate. Movant is therefore not adequately protected.

WHEREFORE, Movant prays for an Order lifting the automatic stay, authorizing Movant to exercise its rights under its Notes,

Security Instruments, and appropriate state statutes, including, but not limited to, the right to initiate, continue and/or conclude foreclosure on these properties. Movant prays for such other and further relief as is just and equitable.

RICHARD H. SIEGEL, BAR NO. 645825

Attorney for Movant

McCalla Raymer, LLC 1544 Old Alabama Road Roswell, Georgia 30076-2102 (770) 643-2148 (800) 845-8633 Case 07-65842-pwb Doc 419 Filed 05/01/08 Entered 05/01/08 Sarship Document Page 6 of 8

Borrowers Name	Property Address	Estimated Payoff	Estimated Value	
Ma				
Geracie, Christopher J.	10307 Rabe Road, Kiel, WI 53042	\$ 135,445.89	\$ 120,000.00	WELLSB-08-28703
Margaret H. Lacktorin	1305 Eagle Court, New Richmond, WI 54017	\$ 200,456.42	\$ 200,000.00	ASC-08-16334
Marshall, Nicole	13307 Baskins Cove, Olive Branch, MS 38654	\$ 249,311.02	\$ 270,000.00	WELLSB-08-27660
Mestre, Julianne M.	1099 Farmers Loop Road, Fairbanks, AK 99709	\$ 164,916.58	\$ 120,000.00	WELLSB-08-27657
Michaels, William T.	444 West Main Street, Compton, IL 61318	\$ 96,221.67	\$ 101,000.00	ASC-08-15563
Patterson, Kyra M.	1912 Cumberland Drive, Plainfield, IL 60544	\$ 224,118.76	\$ 215,000.00	WELLSB-08-27659
Matkins, Andre V.	30150 State Highway 7, Plaquemine, LA 70764	\$ 108,092.18	\$ 157,000.00	WELLSB-08-27658
Wilson, Alisa I. and Billy S. Wilson	46 Dunhurst Long Road, Picayune, MS 39466	\$ 162,416.45	\$ 180,000.00	WELLSB-08-28704
Zamfoti, Anthony	335 East John Casey Drive, Bourbonnais, IL 60914	\$ 165,175.15 \$	\$ 175,000.00	WELLSB-08-28702
/08				
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BANKRUPTCY CASE NO. 07-65842

CHAPTER 7

JUDGE: PAUL W. BONAPFEL

## CERTIFICATE OF SERVICE

I, Richard H. Siegel of McCalla Raymer, LLC, 1544 Old Alabama Road, Roswell, Georgia 30076-2102, certify:

That on the date below, I served a copy of the within NOTICE OF ASSIGNMENT OF HEARING, together with the "MOTION FOR RELIEF FROM THE AUTOMATIC STAY" filed in this bankruptcy matter on the following parties at the addresses shown, by regular United States Mail, postage prepaid, unless another manner of service is expressly indicated:

SouthStar Funding LLC 400 Northridge Road Suite 1000 Atlanta, GA 30350

J. Robert Williamson, Esquire Scroggins & Williamson 1500 Candler Building 127 Peachtree Street, N.E. Atlanta, GA 30303

Harry W. Pettigrew, Trustee Pettigrew & Associates, P.C. P.O. Box 4030 Decatur, GA 30031

J. Michael Lamberth Lamberth, Cifelli, Stokes & Stout, P.A. East Tower - Suite 550 3343 Peachtree Road, N.E. Atlanta, GA 30326-1022

Geracie, Christopher J. 10307 Rabe Road Kiel, WI 53042

Lacktorin, David C. and Margaret H. Lacktorin 1305 Eagle Court New Richmond, WI 54017 Marshall, Nicole 13307 Baskins Cove Olive Branch, MS 38654

Mestre, Julianne M. 1099 Farmers Loop Road Fairbanks, AK 99709

Mestre, Julianne M. 145 Currant Court Fairbanks, AK 99712

Michaels, William T. 444 West Main Street Compton, IL 61318

Patterson, Kyra M. 1912 Cumberland Drive Plainfield, IL 60544

Patterson, Kyra M. 532 Canterfield Parkway West Dundee, IL 60118

Watkins, Andre V. 30150 State Highway 7 Plaquemine, LA 70764

Watkins, Andre V. 30150 State Highway 75 Plaquemine, LA 70764

Wilson, Alisa I. and Billy S. Wilson 46 Dunhurst Long Road Picayune, MS 39466

Zamfoti, Anthony 335 East John Casey Drive Bourbonnais, IL 60914

I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Executed	0 1 2008	By:	Ru	h	1 #	1			
	(date)		RICHARD	Н.	SIEGEL,	BAR	NO.	645825	
			Attorney	/ fo	or Movan	t			